

# CEO.buzz - Copyright Policy

These procedures are also applied to jurisdictions other than the United States' intellectual property laws when applicable.

## Notice and Takedown Procedure

It is our policy to expeditiously respond to clear notices of alleged copyright infringement that comply with the *United States Digital Millennium Copyright Act (DMCA)*. This page describes the information that should be present in these notices. It is designed to make submitting notices of alleged infringement to CEO.buzz and its owner Management Advisors Europe EF as straightforward as possible while reducing the number of notices that we receive that are fraudulent or difficult to understand or verify. The form of notice specified below is consistent with the form suggested by the DMCA (the text of which can be found at the U.S. Copyright Office Web Site <http://www.copyright.gov>). We will, of course, respond to notices of this form from other jurisdictions as well.

It is expected that all users of any part of the CEO.buzz will comply with applicable copyright laws. However, if CEO.buzz receives proper notification of claimed copyright infringement, our response to these notices will include removing or disabling access to material claimed to be the subject of infringing activity and/or terminating subscribers, regardless of whether we may be liable for such infringement under United States law or the laws of another jurisdiction.

If we remove or disable access in response to such a notice, we will make a good-faith attempt to contact the owner or administrator of the affected site or content so that they may make a counter notification pursuant to Sections 512(g)(2) and (3) of the DMCA. We may also document notices of alleged infringement on which we act.

## Designated Agent

CEO.buzz Designated Agent to receive notification of alleged infringement under the DMCA is:

Joachim Sandstrom

Able Management Advisors Europe  
Vanadisplan 8  
11331 Stockholm  
Sweden  
[contact@able.se](mailto:contact@able.se)



Upon receipt of proper notification of claimed infringement, CEO.buzz will follow the procedures outlined herein and in the DMCA.

### **Infringement Notification**

If you believe that your work has been copied in a way that constitutes copyright infringement, or your intellectual property rights have been otherwise violated, please provide CEO.buzz Registered Agent (listed above) the following information in a written communication (preferably via email):

1. Identification of the copyrighted work claimed to have been infringed, or, if multiple copyrighted works at a single online site are covered by a single notification, a representative list of such works at that site
2. Identification of the material that is claimed to be infringing or to be the subject of infringing activity and that is to be removed or access to which is to be disabled, and information reasonably sufficient to permit CEO.buzz to locate the material
3. Information reasonably sufficient to permit CEO.buzz to contact the complaining party, such as an address, telephone number, and, if available, an email address at which the complaining party may be contacted
4. The following statement: "I have a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent, or the law"
5. The following statement: "I swear, under penalty of perjury, that the information in the notification is accurate, and that I am the copyright owner or am authorized to act on behalf of the owner of an exclusive right that is allegedly infringed"
6. A physical or electronic signature of the owner or a person authorized to act on behalf of the owner of an exclusive right that is allegedly infringed.

Please note that you may be liable for damages (including costs and attorneys' fees) if you materially misrepresent that material is infringing your copyright. Accordingly, if you are not sure whether material available online infringes your copyright, we suggest that you first contact an attorney.

### **Counter Notification**

A provider of content subject to a claim of infringement may make a counter notification pursuant to sections 512(g)(2) and (3) of the DMCA. To file a counter notification with us, please provide CEO.buzz 's Registered Agent (listed above) with the following information in written communication (preferably via email):



1. Identification of the material that has been removed or to which access has been disabled and the location at which the material appeared before it was removed or access to it was disabled
  2. Your name, address, and telephone number
  3. The following statement: "I consent to the jurisdiction of Federal District Court for the [insert the federal judicial district in which your address is located]"
  4. The following statement: "I will accept service of process from [insert the name of the person who submitted the infringement notification] or his/her agent"
  5. The following statement: "I swear, under penalty of perjury, that I have a good faith belief that the affected material was removed or disabled as a result of a mistake or misidentification of the material to be removed or disabled"
  6. Your signature, in physical or electronic form.
- Upon receipt of such counter notification, CEO.buzz will promptly provide the person who provided the original infringement notification with a copy of the counter notification, and inform that person that CEO.buzz will replace the removed material or cease disabling access to it in 10 business days. DMLP will replace the removed material and cease disabling access to it not less than 10, nor more than 14, business days following receipt of the counter notice, unless our Designated Agent first receives notice from the person who submitted the original infringement notification that such person has filed an action seeking a court order to restrain the subscriber from engaging in infringing activity relating to the material on our system or network.

### **Repeat Infringers**

First time infringer will be banned from the community during the investigation of the copyright infringement.

In accordance with Section 512(i)(1)(a) of the DMCA, CEO.buzz will, in appropriate circumstances, disable and/or terminate the accounts of users who are repeat infringers.

No compensation will be given to the user getting his/her account terminated under such circumstances.

### **Accommodation of Standard Technical Measures**

It is CEO.buzz 's policy to accommodate and not interfere with standard technical measures used by copyright owners to identify or protect copyrighted works that CEO.buzz determines are reasonable under the circumstances.

### **Changes**



CEO.buzz last updated these terms on: **2024-02-25**

CEO.buzz and may update this policy. CEO.buzz will post all updates to the think tank. CEO.buzz agrees to message you in the think tank for updates that contain substantial changes if you have created an account.

Once you get notice of an update to these terms, you must agree to the new terms in order to keep using the think tank.

